

NE/SS-63-86

10 June 1963

MEMORANDUM: For the Record

SUBJECT : [REDACTED]

On 7 June 1963, [REDACTED]

[REDACTED] NE/SS discussed subject's entitlements in the light of the facts attendant upon his extended LWOP status.

Facts:

Subject departed [REDACTED] in July 1962. [REDACTED] After a few days TDY Washington, he went to [REDACTED] for advanced studies. This schooling was at his personal election. He was given Home Leave, and after using all annual leave, he went on LWOP beginning sometime in December 1962.

On 5 June 1963, he returned to duty for the summer months, leaving his family in [REDACTED]. He plans to return to school for 1963 fall term, after which he will return to Washington, with family, for duty.

1. Temporary Lodging Allowance

On 6 June, subject discussed with me his entitlement for TLA when he came back to duty in December of 1963 with family. I reviewed with him his travel and activities since return from the field. I told him that, in my opinion, he would not have a valid claim for TLA but that no one would prevent his submitting one.

I explained that he was not living in the true temporary situation meant to be covered by TLA since he had already established a residence of some permanency away from his duty post. I showed him, and we discussed, the regulations on the subject - [REDACTED] and the [REDACTED] regulations on allowances. He was not satisfied with my opinion.

I discussed the matter with Mr. [REDACTED] who shares my opinion.

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At todays meeting, it was agreed that there was no valid claim - either now for the employee alone, or in December when he arrives with his family. This opinion is based on the spirit and intent of the TLA which is meant to compensate for extraordinary expenses incurred in temporary quarters -- i.e. when a furnished house or apartment is being rented while HHE are in transit or storage. We read "in transit" to mean in transit from overseas post to domestic post and "storage" to be of temporary nature.

2. Travel

Subject has been told that his Home Leave travel has been completed by his travel to Washington for duty this month. He may claim family travel to Washington when they complete their travel in December.

3. H H E Shipment

25X1C4A [redacted] shipped his effects
to [redacted] We will do nothing to change this. However, the
25X1A6A Agency will not ship his effects from [redacted] to Washington.

4. Storage of Effects

25X1A6A It is our opinion that he has no claim for storage of effects either in [redacted] or in Washington when he moves them. Again, the purpose of this entitlement is to provide financial relief during that short period of time (90 day maximum) between departure from overseas post and the occupancy of permanent quarters at the domestic post.

It is presumed that a condition of entitlement to these temporary allowances is one's quest of permanent quarters at his post.

[redacted]
Deputy Chief
NS Support Staff